Exhibit A

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Trial Court Of The Commonwealth

District Court Department Dedham Division

61 | High Street Dedham, Massachusettz 02026

Dovid Pales

SArah Wheeldon

(781) 329-4777

CIVII Action No 0854 CV 0319

Norfaik, 31

SUMMONS

| | (Rule 4) |
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| To Defend | (Manual) |
| plaintiff(s a copy of p exclusive of court either requirement | actorney), whose address is 5 () and 1 () All 1 () All 2 () Al |
| •• | · · |
| have again | niess otherwise provided by Rule 13(n), your enswer must state as a counterclaim any claim which you may ust the plaintiff which arises out of the transaction or occurrence that is the subject matter of the plaintiff claim I be barred from making such claim in any other action. |
| | WITNESS, LYNDA M. CONNOLLY, Presiding Justice, on |
| | (Date) |
| (SEAL) | |
| | Clark-Megistrac |
| Crater (1) (2) | When more than one defendance fine ved, the passes of all definitions should accord in the course. The securety survived is used for each defendant, and should be addressed to the particular definition. The comber assigned to the constants by the Curic of the contraductment of the surion should be affected to this summanes soften it is proved. RETIRN OF SERVICE |
| On Apr | I served a copy of the within summons, together with a copy of the complaint in this action, |
| upon the w | (Designation) (this named defendant, in the following munner (see Rule 4 (4) (1-5): |
| | (Signers) |
| | (Nacs e Med a' 190) |
| | (Mārs) |
| | |
| (1) Notes | The popular society she precept shall make perof of overles thespol in wiving to the data and be the purp or ble attentor, as the popular raty be, who has requested such express. Frank of our doctors that the process Dule 4(1) |
| 3; | Pressent not come you make service on definitionals the best on the carry narred on the fafordired, the the adjulative measured to the start and up the copy reducted to the parameters because of the start and up the copy reducted to the parameters of the parameter |
| 59 1 | if nervice is unnecestive limit not the actives to which the officer-shall fortically made by the pulper-out to the limit actual phase of about and real set horse in the return the fine of unaffing and the actives to which the results was some (C.L. p. 223, 100. 31). |
| DCDD/26; | Thus force preparations by the Chiaf hasten of the District Courts |

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COMMONWEALTH OF MASSACHUSETTS

| NORFOLK, SS. | | DEDHAM DISTRICT COURT CIVIL ACTION NO. 0854 CV 0319 |
|------------------|--------------------|--|
| SARAH WHEELDON) | | |
| Plaintiff | \{ . | |
| v. | \frac{1}{2} | |
| Dayid Pales | } | |
| Defendant | ý | |

COMPLAINT PLAINTIFF CLAIMS TRIAL BY JURY

INTRODUCTION

This is an action in negligence to recover monetary damages for personal injuries mustained by the plaintiff, Sarah Wheeldon as a result of a motor vehicle accident in which the plaintiff was injured by an automobile operated by David Pales.

PARTIES

- 1. The plaintiff, Sarah Wheeldon at the time of the accident was a resident of 9 Morrison Ave. Somerville, Middlesex County, Massachusetts.
- 2. The defendant, David Pales at the time of the accident was a resident of 770 Woldman Ave. North Chelmsford, Middlesex County, Massachusetts.

NEGLIGENCE

- 3. On March 8, 2006, at approximately 7:30 a.m., the plaintiff, Sarah Wheeldon, while operating her car with due care at the intersection of Carlton and Ivy Street in Brookline, Ma., was violently struck in a broadside manner by a vehicle driven by the defendant David Tales, on a public way or a way that the public has access to.
- 4. At the time of the accident the plaintiff and her passengers/coworkers were on their way to work as elementary school teachers and as a result of the accident all

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occupants of the plaintiff's car were transported by ambulance on backboards to the local hospital

- 5. The defendant was driving negligarity and failed to stop or slow down and ran the stop sign thereby striking the plaintiff's car broadside at a high rate of speed that resulted in the plaintiff's car being declared a treal lons. The speed of the impact also caused the plaintiff to suffer aignificant injuries requiring medical treatment well in excess of \$2,000. Such medical treatment included emergency room treatment, MRI, X-rays. The plaintiff was also treated by her primary care physician who prescribed a course of physical therapy and chiropractic care.
- 6. The defendant, soknowledged at the scene to the responding police officer and the occupants of the plaintiff's car that he failed to stop at the stop sign.
- 7. As a direct and proximate result of the negligence of the defendant, the plaintiff was struck by the motor vehicle being driven by the defendant causing the plaimiff to sustain sovere physical injuries.
- 8. As a result of those injuries, the plaintiff incurred profound medical expenses and suffered great pain of body and mind. Such injuries caused the plaintiff to not be able to seek the enjoyment and the pleasures of life, and she was caused to suffer from pain, discomitive and suffering due to the negligence of the defendant.

DEMAND FOR RELIEF

WHEREFORE, the plaintiff, Sarab Wheeldon, demands judgment against the defendant, David Pales for damages in an amount to be determined at the time of trial, together with interest and costs and such other relief as this Court may deem just, appropriate and mocessary.

PLAINTIFF CLAIMS TRIAL BY JURY.

By her Attorneys,

Law Offices of Scott G. Gowen Scott G. Clowen, BEO# 648428

5 Liberty Rd

Medway, Ms. 020153

(508) 966-3230

Date March 6, 2008